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**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

**In re Application of:** J'maev, J. **Docket No.:** JJ-037-US  
**Serial No.:** 10/615,412 **Art Unit:** 3629  
**Filed:** 7/7/2003 **Examiner:** Fisher, M.  
**Claims Priority To:** 60/394,980  
7/9/2002

**Title:** Method and Apparatus for Receiving Product Notices

5 March 22, 2005

Assistant Commissioner for Patents  
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Alexandria, VA 22313-1450

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**INTERVIEW SUMMARY**

15 Applicant respectfully requests that this Interview Summary be entered into the formal record of the instant case as a summary of a discussion that occurred between the Primary Examiner Michael Fisher and pro se applicant J'maev. Please note that although pro se, Applicant is a registered patent attorney.

20 As a result of the discussion occurring on March 15, 2005 with the Primary Examiner, it was concluded that additional discussions may place this application in a position for allowance. It was also concluded that there are several related applications and that it may be beneficial to combine these various cases for the purposes of such discussions.

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The aforementioned conclusion was arrived at as a result of a suggestion made by the Applicant that such combined discussion may be beneficial. The Primary Examiner concurred. Applicant offered to prepare this interview summary once

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the cases appropriate for combined discussion could be identified and that a set of potential meeting dates could be selected.

5 Applicant has identified that, in addition to the present application, two other applications may be discussed collectively without any undue detriment to the Applicants' legal rights. These other cases are:

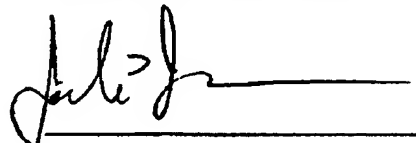
10/615,482 – Method and Apparatus for Managing Product Notices; and  
10/615,345 – Method and Apparatus for Issuing Product Notices.

10 Should the Primary Examiner determine that these additional cases can be discussed collectively, Applicant proposes that such discussion be held the week of April 18, 2005, excluding Friday of that week. Applicant kindly requests that a supervisory examiner take part in the discussions so that in the event that it is appropriate an indication of allowance might be heard. Pro se Applicant J'maev  
15 will also invite an additional attorney, upon which Applicant J'maev is relying on for prosecution support. Applicant requests that the Primary Examiner reply by telephone to arrange a specific time for anticipated further discussions.

20 Applicant acknowledges that the Primary Examiner is obligated to prepare a second Office Action, which may be a final office action, within the month. The Primary Examiner indicated that he would try to forgo the preparation of the second office action, if at all possible. If not possible to forego the second office action, the Applicant will file a request for continued examination. Applicant and the Primary Examiner will continue forward with the anticipated discussions in  
25 furtherance of a disposition of the present application and the two related applications identified above.

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Respectfully submitted,



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